EXHIBIT 10

In accordance with Rules 26 and 34 of the Federal Rules of Civil Procedure, and pursuant to the orders of the Court, Defendants Uber Technologies, Inc. and Ottomotto LLC (collectively "Defendants") object and respond to Plaintiff Waymo LLC's ("Plaintiff") Requests for Production to Defendants Relating to Issues in Jacobs Letter, served at 10:55 p.m.

November 30, 2017 (as appropriate, "Requests for Production," "Requests," or "Request").

GENERAL OBJECTIONS

Defendants make the following general objections ("General Objections") to each definition, instruction, and request propounded in Plaintiff's Requests for Production. These General Objections are hereby incorporated into each specific response. The assertion of the same, similar or additional objections or partial responses to the individual requests does not waive any of Defendants' General Objections.

- 1. Defendants object to each Request, Definition, or Instruction to the extent it seeks or purports to impose obligations beyond or inconsistent with those imposed by the Federal Rules of Civil Procedure, Federal Rules of Evidence, or the applicable rules and orders of this Court.
- 2. Nothing in these responses is an admission by Defendants of the existence, relevance, or admissibility of any information, for any purpose. Defendants reserve all objections as to competency, relevance, materiality, privilege, or admissibility related to the use of their responses and any document or thing identified in their responses as evidence for any purpose whatsoever in any subsequent proceeding in this action or any other action.
- 3. Defendants object to each Request to the extent that it is overbroad and not proportional to the needs of the case, considering the importance of the issues in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit.
- 4. Defendants object to each Request to the extent it seeks a response from persons or entities that are not parties to the lawsuit and over whom Defendants have no control. Defendants respond to the Requests on Defendants' own behalf.

- 5. To the extent any Request, Instruction, or Definition may be construed as calling for disclosure of information subject to the attorney-client privilege, work product immunity, joint defense or common interest, or any other applicable privilege or protection, Defendants hereby claim such privileges and immunities and object on such grounds. Defendants do not waive, intentionally or otherwise, any attorney-client privilege, work-product immunity, joint defense or common-interest privilege or any other privilege, immunity, or other protection that may be asserted to protect information from disclosure.
- 8. Defendants object to the Requests to the extent that they are compound, complex and contain multiple subparts.
- 9. Defendants object to the definitions of "WAYMO" and "GOOGLE" as overbroad, vague, and ambiguous because Defendants do not know, for example, all "current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of" each entity.
- 10. Defendants object to the definition of "UBER" as overbroad, circular, and indecipherable in purporting to include all "officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing," and all "affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by UBER, and all predecessors and successors interest to such entities, and any entity owned in whole or in part by, affiliated with, or controlled in whole or in part by UBER." Uber responds to these Requests on its own behalf.
- 11. Defendants object to the definition of "OTTOMOTTO" as overbroad, circular, and indecipherable in purporting to include all "officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing," and all "affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by OTTOMOTTO, and all predecessors and successors interest to such entities, and any entity owned in whole or in part by, affiliated with, or controlled in whole

or in part by OTTOMOTTO." Ottomotto responds to these Requests on its own behalf.

- 12. Defendants object to the definitions of "DOCUMENTS" AND "COMMUNICATIONS" to the extent they are overbroad, not reasonably particularized, and seek or purport to impose obligations beyond or inconsistent with those imposed by the Federal Rules of Civil Procedure, Federal Rules of Evidence, or the applicable rules and orders of this Court, including in seeking material that is not reasonably accessible.
- 13. Defendants object to the definitions of "REGARDING" as overbroad and not reasonably particularized.
- 14. Defendants object to Instruction No. 1 as overbroad, unduly burdensome, and not proportional to the needs of the case to the extent it purports to impose duties greater than those set forth in the Federal Rules and the Court's orders, including to the extent it purports to require the production of documents or information not in the Defendants' possession, custody, or control.
- 15. Defendants object to Instruction Nos. 2 and 4 through 7 as overbroad, unduly burdensome, and not proportional to the needs of the case to the extent they purport to impose duties greater than those set forth in the Federal Rules and the Court's orders.
- 16. Defendants object to Instruction No. 8 as overbroad, unduly burdensome, and not proportional to the needs of the case to the extent it purports to impose duties greater than those set forth in the Federal Rules and the Court's orders.
- 17. Defendants object to Instruction No. 9 as overbroad, unduly burdensome, and not proportional to the needs of the case to the extent it purports to impose duties greater than those set forth in the Court's Supplemental Order and the Federal Rules of Civil Procedure.
- 18. Defendants object to "definition" nos. 14-17 because they violate the rules of grammar and create nonsensical and unintelligible Requests. Defendants will respond to each Request by applying the normal rules of grammar and generally-accepted meanings of undefined terms.

Subject to without waiving its General Objections, Defendants object and respond to the Requests as follow:

SPECIFIC OBJECTIONS AND RESPONSES

REQUEST FOR PRODUCTION NO. 1:

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All DOCUMENTS and COMMUNICATIONS REGARDING the following subject matters described in the JACOBS LETTER:

- a. Richard Jacobs advocated for a secure and encrypted centralized database to ensure confidentiality and recordkeeping but provide access to intelligence for Threat Operations personnel;
- b. UBER has efforts to evade current and future discovery requests, court orders, and government investigations;
- c. Craig Clark devised training and provided advice intended to impede, obstruct, or influence the investigation of lawsuits against UBER and in relation to or contemplation of other matters within the jurisdiction of the United States;
- d. UBER conceals, covers-up and falsifies records through the abuse of attorneyclient privilege designations;
 - e. UBER's use of HUMINT data gathering;
 - f. UBER's alteration of software on competitors' systems;
- g. UBER's acquisition of competitors' trade secrets, codebase, and competitive intelligence.

RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and

case No. 3:1 sf- 3846564 COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it mischaracterizes the allegations in the JACOBS LETTER. Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 2:

All DOCUMENTS or COMMUNICATIONS regarding the JACOBS LETTER, including but not limited to DOCUMENTS or COMMUNICATIONS regarding Travis Kalanick's, Salle Yoo's, Angella Padilla's, Aaron Bergstrom's, Nicole Bartow's, Bill Gurley's, Bill Gurley's counsel's, Matt Cohler's counsel, David Bonderman's, David Bonderman's counsel's, David Trujillo's, David Trujillo's counsel's, Ariana Huffington's, and Ariana Huffington's counsel's, UBER Board of Directors' or individual Directors', or the corporate lawyers for the Board of Directors', knowledge of and discussions regarding the JACOBS LETTER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 2:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business, including to the extent it purports to require production from Board members or committees or their counsel. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 3:

All DOCUMENTS or COMMUNICATIONS regarding UBER's decision not to produce the JACOBS LETTER in THIS CASE, including but not limited to the UBER Board of Directors' or individual Directors' knowledge of and discussions regarding whether to produce the JACOBS LETTER and Travis Kalanick's, Salle Yoo's, Angella Padilla's, Aaron Bergstrom's, Nicole Bartow's, Bill Gurley's counsel's, Matt Cohler's, Matt Cohler's counsel, David Bonderman's, David Bonderman's counsel's, David Trujillo's, David Trujillo's counsel's, Ariana Huffington's, Ariana Huffington's counsel's, UBER Board of Directors' or individual

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Directors', or the corporate lawyers for the Board of Directors', knowledge of and discussions regarding whether to produce the JACOBS LETTER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 3:

Defendants will produce responsive, non-privileged documents, to the extent they exist, regarding knowledge of the Jacobs Letter and any discussions regarding whether to produce it (if any took place), within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that this Request is argumentative and based on a false factual predicate - that Uber made a decision not to produce the Jacobs Letter in this action. Defendants further object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business, including to the extent it purports to require production from Board members or committees or their counsel. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

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REQUEST FOR PRODUCTION NO. 4:

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All DOCUMENTS regarding any consulting service(s) Richard Jacobs provided to UBER or any person or entity acting on UBER'S behalf since he left UBER's employment.

RESPONSE TO REQUEST FOR PRODUCTION NO. 4:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "any person or entity acting on UBER'S behalf." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 5:

All DOCUMENTS and COMMUNICATIONS relating to any investigation undertaken by UBER or any person or entity acting on UBER'S behalf into any of the allegations in the JACOBS LETTER, including but not limited to any reports made to UBER and/or its Board of

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Directors or committees of the Board of Directors, and the factual materials on which any such reports are based.

RESPONSE TO REQUEST FOR PRODUCTION NO. 5:

Defendants will produce responsive, non-privileged documents, to the extent they exist and pertain to the allegations in the Jacobs Letter regarding use of non-attributable devices, ephemeral communications, Waymo's trade secrets or other confidential information, the Uber-Otto acquisition, Uber's document retention policies, and the use of attorney client and work product privileges, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrases "any person or entity acting on UBER'S behalf" and "the factual materials on which any such reports are based." Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business, including to the extent it purports to require production from Board members or committees or their counsel. Defendants

further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 6:

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All DOCUMENTS and COMMUNICATIONS REGARDING COMMUNICATIONS from or to or with Richard Jacobs or anyone acting on his behalf in relation to any of the issues described in the JACOBS LETTER either before or after his employment at UBER ended.

RESPONSE TO REQUEST FOR PRODUCTION NO. 6:

Defendants will produce responsive, non-privileged documents from or to or with Richard Jacobs that pertain to the allegations in the Jacobs Letter regarding use of non-attributable devices, ephemeral communications, Waymo's trade secrets or other confidential information, the Uber-Otto acquisition, Uber's document retention policies, and the use of attorney client and work product privileges, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS REGARDING COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "anyone acting on [Richard Jacobs'] behalf" and "in relation to any of the issues." Defendants further object to this Request

to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 7:

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All COMMUNICATIONS with UBER employees or former employees in which the employees or former employees raised concerns about issues discussed in the JACOBS LETTER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 7:

Defendants will produce responsive, non-privileged documents, to the extent they exist and pertain to the allegations in the Jacobs Letter regarding use of non-attributable devices, ephemeral communications, Waymo's trade secrets or other confidential information, the Uber-Otto acquisition, Uber's document retention policies, and the use of attorney client and work product privileges, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrases "raised concerns" and "issues discussed." Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California

Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request. **REQUEST FOR PRODUCTION NO. 8:** All DOCUMENTS and COMMUNICATIONS regarding Richard Jacobs' separation from

UBER, including but not limited to any reports made to UBER and/or its Board of Directors or committees of the Board of Directors regarding any misconduct purportedly committed by Richard Jacobs, and the factual materials on which any such reports are based.

RESPONSE TO REQUEST FOR PRODUCTION NO. 8:

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Defendants will produce responsive, non-privileged documents, to the extent they exist and pertain to the allegations in the Jacobs Letter regarding use of non-attributable devices, ephemeral communications, Waymo's trade secrets or other confidential information, the Uber-Otto acquisition, Uber's document retention policies, and the use of attorney client and work product privileges, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and

COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "the factual materials on which any such reports are based." Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business, including to the extent it purports to require production from Board members or committees or their counsel. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request. **REQUEST FOR PRODUCTION NO. 9:**

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All DOCUMENTS and COMMUNICATIONS regarding Richard Jacobs' settlement with UBER, including but not limited to any reports made to UBER and/or its Board of Directors or committees of the Board of Directors regarding any misconduct purportedly committed by Richard Jacobs, and the factual materials on which any such reports are based.

RESPONSE TO REQUEST FOR PRODUCTION NO. 9:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrases "any misconduct purportedly committed by Richard Jacobs," and "the factual materials on which any such reports are based." Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business, including to the extent it purports to require production from Board members or committees or their counsel. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 10:

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All DOCUMENTS and COMMUNICATIONS REGARDING arbitration proceedings involving WARD SPANGENBERG.

RESPONSE TO REQUEST FOR PRODUCTION NO. 10:

Defendants will produce documents filed in the Spangenberg arbitration and the San Francisco Superior Court case located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that

is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 11:

All DOCUMENTS and COMMUNICATIONS REGARDING Uber's firing of two inhouse attorneys "after they turned to outside attorneys for advice on proposed changes to the company's document- and data-retention policy" as reported in

http://www.corpcounsel.com/topstories/id=1202786179042/Ubers-Firing-of-2-InHouse-Lawyers-Raises-Questions-About-Legal-Culture?mcode=1202614998472&curindex=0

RESPONSE TO REQUEST FOR PRODUCTION NO. 11:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of

time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS REGARDING. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the JACOBS LETTER or the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks documents that are protected by the right of privacy under the California Constitution, United States Constitution, or other applicable law. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 12:

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DOCUMENTS sufficient to identify any anonymous servers used by UBER employees in their work for UBER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 12:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any "anonymous servers" used by Uber ATG, Marketplace Analytics, or Strategic Services Group employees in their work for Uber.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that

is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents regarding every Uber employee, which number more than 15,000. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "anonymous servers." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 13:

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DOCUMENTS sufficient to identify any anonymous servers accessed by ANTHONY LEVANDOWSKI.

RESPONSE TO REQUEST FOR PRODUCTION NO. 13:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any "anonymous servers" accessed by Anthony Levandowski in his work for Ottomotto or Uber.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that

is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "anonymous servers." Defendants further object to this Request to the extent it requests production of documents outside Defendants' custody, possession, or control. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 14:

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DOCUMENTS sufficient to identify any anonymous servers accessed by any member of UBER ATG.

RESPONSE TO REQUEST FOR PRODUCTION NO. 14:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any "anonymous servers" accessed by any member of Uber ATG as part of their work for Uber ATG.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects

that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "anonymous servers." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 15:

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All DOCUMENTS and COMMUNICATIONS regarding the use of anonymous servers by UBER employees in their work for UBER, including but not limited to COMMUNICATIONS with any third parties.

RESPONSE TO REQUEST FOR PRODUCTION NO. 15:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery regarding the use of "anonymous servers" by Uber ATG, Marketplace Analytics, or Strategic Services Group employees in their work for Uber.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS and seeks documents regarding every Uber employee, which number more than 15,000. Defendants further object to this Request as irrelevant, overbroad, and not

proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the phrase "anonymous servers." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 16:

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sf- 3846564

All DOCUMENTS and COMMUNICATIONS REGARDING policies, instructions, advice or guidance provided to UBER employees REGARDING the use of anonymous servers.

RESPONSE TO REQUEST FOR PRODUCTION NO. 16:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this request as being vague and confusing, specifically its use of the

undefined terms "anonymous servers" and "advice or guidance." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 17:

All non-attributable devices used by LEVANDOWSKI.

RESPONSE TO REQUEST FOR PRODUCTION NO. 17:

After a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery, Defendants have found no non-attributable devices used by Anthony Levandowski within Defendants' custody, possession, or control.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case because it contains no time limitation. Defendants further object to the use of the undefined terms "non-attributable devices" and "used by" in this Request as vague and confusing. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

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REQUEST FOR PRODUCTION NO. 18:

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DOCUMENTS sufficient to identify the ephemeral communications systems used by anyone at UBER to communicate with LEVANDOWSKI or Lior Ron at any time.

RESPONSE TO REQUEST FOR PRODUCTION NO. 18:

Defendants respond that they have produced voluminous documents during the course of this litigation, including documents that contain information responsive to this Request. To the extent Defendants locate additional responsive, non-privileged documents within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify ephemeral communications systems used by any Uber employees to communicate with Anthony Levandowski or Lior Ron, they will produce them.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 19:

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All DOCUMENTS and COMMUNICATIONS REGARDING the use of virtual machines that wipe clean upon closing the session by UBER employees in their work for UBER, including but not limited to COMMUNICATIONS with any third parties.

RESPONSE TO REQUEST FOR PRODUCTION NO. 19:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants regarding the use of virtual machines that wipe clean upon closing the session by Uber ATG, Marketplace Analytics, or Strategic Services Group employees in their work for Uber, located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as confusing and vague, specifically the undefined term "virtual machines that wipe clean upon closing the session." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will

produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 20:

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DOCUMENTS sufficient to identify any virtual machines that wipe clean upon closing the session used by UBER employees in their work for UBER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 20:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any virtual machines that wipe clean upon closing the session used by Uber ATG, Marketplace Analytics, or Strategic Services Group employees in their work for Uber.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined term "virtual machines that wipe clean upon closing the session." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 21:

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DOCUMENTS sufficient to identify any virtual machines that wipe clean upon closing the session accessed or used by LEVANDOWSKI in his work for UBER or OTTOMOTTO.

RESPONSE TO REQUEST FOR PRODUCTION NO. 21:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any virtual machines that wipe clean upon closing the session accessed or used by Anthony Levandowski in his work for Uber or Ottomotto.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined term "virtual machines that wipe clean upon closing the session." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 22:

DOCUMENTS sufficient to identify any virtual machines that wipe clean upon closing the session used or accessed by any member of UBER ATG in their work for UBER or OTTOMOTTO.

RESPONSE TO REQUEST FOR PRODUCTION NO. 22:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to identify any virtual machines that wipe clean upon closing the session accessed or used by any member of Uber ATG in their work for Uber or Ottomotto.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined term "virtual machines that wipe clean upon closing the session." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 23:

All DOCUMENTS and COMMUNICATIONS REGARDING policies, instructions, advice, or guidance provided to UBER employees REGARDING methods or strategies to decrease the probability that documents are not discoverable in litigation or government investigations.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 23:

After a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery, Defendants have found no responsive documents.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the JACOBS LETTER or the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing with regard to the undefined terms "guidance or advice," "methods or strategies," and "not discoverable," and inintelligible with regard to meaning of "decrease the probability that documents are not discoverable." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 24:

All DOCUMENTS and COMMUNICATIONS REGARDING any presentation, training, instructions, advice, or guidance provided by SSG to UBER ATG, including but not limited to LEVANDOWSKI.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 24:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "instructions, advice, or guidance." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 25:

All DOCUMENTS and COMMUNICATIONS REGARDING any presentation, training, instructions, advice, or guidance provided by SI to UBER ATG, including but not limited to LEVANDOWSKI.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 25:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "instructions, advice, or guidance." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 26:

All DOCUMENTS and COMMUNICATIONS REGARDING any presentation, training, instructions, advice, or guidance provided by MA to UBER ATG, including but not limited to LEVANDOWSKI.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 26:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "instructions, advice, or guidance." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 27:

All DOCUMENTS and COMMUNICATIONS REGARDING any presentation, training, instructions, advice, or guidance provided by Threat Operations to UBER ATG, including but not limited to LEVANDOWSKI.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 27:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS REGARDING. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "instructions, advice, or guidance." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 28:

All DOCUMENTS and COMMUNICATIONS REGARDING the collection of any competitive intelligence on WAYMO or PROJECT CHAUFFEUR by UBER or any person or entity acting on UBER'S behalf.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 28:

Defendants will produce or make available for inspection responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS REGARDING. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "competitive intelligence" and "any person or entity acting on UBER'S behalf." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 29:

All DOCUMENTS and COMMUNICATIONS REGARDING the acquisition of or attempted acquisition of non-public autonomous vehicle technology of any UBER competitor.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 29:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "attempted acquisition," "non-public autonomous vehicle technology," and "UBER competitor." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 30:

All DOCUMENTS and COMMUNICATIONS REGARDING the preservation or deletion of information, including intelligence data, at UBER.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 30:

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Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to show any policies regarding the preservation or deletion of information at Uber.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all DOCUMENTS and COMMUNICATIONS regarding the preservation or deletion of information" at Uber; that is, any information whatsoever, without regard to subject matter or scope, in all of Uber. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "information" and "intelligence data." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 31:

All DOCUMENTS and COMMUNICATIONS REGARDING any trips made by Jake Nocon, Nick Gicinto, or Ed Russo, or any other member of SSG, SI, or MA, to meet with

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anyone from UBER ATG, including but not limited to any such trips to Pittsburgh, PA to meet with UBER ATG.

RESPONSE TO REQUEST FOR PRODUCTION NO. 31:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request vague and confusing, specifically the undefined term "trips" and phrase "to meet with." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 32:

All DOCUMENTS and COMMUNICATIONS REGARDING information exchanged between LEVANDOWSKI or Lior Ron and any person within SSG, SI, or MA, or Threat Operations.

RESPONSE TO REQUEST FOR PRODUCTION NO. 32:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request because it is vague, specifically with its use of the undefined terms "information" and "exchanged." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 33:

All COMMUNICATIONS between Travis Kalanick and any person within SSG, SI, MA, or Threat Operations.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 33:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request because it is vague, specifically with its use of the undefined term "any person within SSG, SI, MA, or Threat Operations." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 34:

All DOCUMENTS and COMMUNICATIONS REGARDING SSG's or SI's VOC (virtual operations capability).

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RESPONSE TO REQUEST FOR PRODUCTION NO. 34:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS REGARDING. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request as vague and confusing, specifically the undefined terms "virtual operations capability." Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 35:

All DOCUMENTS and COMMUNICATIONS REGARDING any involvement of SSG, SI, MA, or Threat Operations in UBER'S acquisition of OTTOMOTTO, including but not limited to the negotiations between LEVANDOWSKI or Lior Ron and UBER.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 35:

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Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically with its use of the undefined term "involvement of." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 36:

All DOCUMENTS and COMMUNICATIONS regarding the creation, purpose, branding, and rebranding of Threat Operations, SSG, SI, and MA.

RESPONSE TO REQUEST FOR PRODUCTION NO. 36:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent

search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient to show the creation, purpose, branding, and rebranding of Threat Operations, SSG, SI, and MA.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "creation, purpose, branding, and rebranding." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 37:

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All DOCUMENTS and COMMUNICATIONS regarding the budgets, headcounts, and financial resources provided to Threat Operations, SSG, SI, and MA.

RESPONSE TO REQUEST FOR PRODUCTION NO. 37:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient

to show the budgets, headcounts, and financial resources provided to Threat Operations, SSG, SI, and MA, and the allocation of those resources by project or task over time.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case, and includes no relevant time period. Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request. The parties have agreed to limit this request as reflected in Defendants' response.

REQUEST FOR PRODUCTION NO. 38:

DOCUMENTS sufficient to identify the complete organizational structure of UBER'S Threat Operations, SSG, SI, and MA divisions or teams from January 1, 2015 to present.

RESPONSE TO REQUEST FOR PRODUCTION NO. 38:

Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery and sufficient

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to identify the organizational structure of Uber's Threat Operations, SSG, SI, and MA divisions or teams from January 1, 2015 to present.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically the undefined terms "complete organizational structure." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage.

REQUEST FOR PRODUCTION NO. 39:

All DOCUMENTS and COMMUNICATIONS REGARDING the statements made in Tony West's and Dara Khosrowshahi's emails regarding subjects referenced in the JACOBS LETTER (as reported at https://www.recode.net/2017/11/30/16721676/uber-security-tony-westdara-khosrowshahi-security-practices-alphabet), including all statements related to the JACOBS LETTER itself (including "there is more than enough there to merit serious concern") and the statements that "we showed poor judgment in our approach to competitors and our use of ephemeral communication for business purposes," "I'm learning about practices we followed here in the past that are simply unacceptable," and "Another I've just learned about in the last

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couple of days involves Uber security personnel engaging in the human surveillance of individuals who work for competitors."

RESPONSE TO REQUEST FOR PRODUCTION NO. 39:

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Defendants will produce responsive, non-privileged documents, to the extent they exist, within the custody, possession, or control of Defendants located through a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically its use of the undefined phrase "all statements related to." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

REQUEST FOR PRODUCTION NO. 40:

All DOCUMENTS AND COMMUNICATIONS REGARDING issues raised to the "Hotline" referenced in Tony West's November 29, 2017 email (as reported at

https://www.recode.net/2017/11/30/16721676/uber-security-tony-west-dara-

khosrowshahisecurity-practices-alphabet) and that relate to the issues raised in the JACOBS LETTER.

RESPONSE TO REQUEST FOR PRODUCTION NO. 40:

After a reasonably diligent search in view of the extraordinarily expedited schedule for supplemental discovery, Defendants respond that no other related complaints have been received through the hotline.

Defendants object that they were provided only six business days to identify, collect, and produce documents responsive to Waymo's forty broad document requests. Any production that is made and all searches performed are limited to what is possible to do in such a short amount of time. Defendants further object to this Request to the extent that it seeks information protected by the attorney-client privilege or the work product doctrine or that is otherwise privileged or protected from discovery. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks "all" DOCUMENTS and COMMUNICATIONS. Defendants further object to this Request as irrelevant, overbroad, and not proportional to the needs of the case to the extent that it seeks documents relating to subjects described in the JACOBS LETTER that have nothing to do with the allegations of trade secret misappropriation at issue in this case. Defendants further object to this Request as vague and confusing, specifically its use of the undefined phrase "relate to the issues." Defendants further object to this Request to the extent it seeks information not within Defendants' possession, custody, or control and not kept by Defendants in the ordinary course of business. Defendants further object to this Request insofar as it purports to require Defendants to search for information beyond that which is available after a reasonable search as it relates to this case and the scope of discovery at this stage. Defendants further object to this Request because it is not limited in time, and will produce information from a reasonable time period as it relates to this case and the specific issues that are the focus of this Request.

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CERTIFICATE OF SERVICE

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 707 Wilshire Boulevard, Los Angeles CA 90017-3543. I am not a party to the within cause, and I am over the age of eighteen years.

I further declare that on December 11, 2017, I served a true and correct copy of:

DEFENDANTS UBER TECHNOLOGIES, INC. AND OTTOMOTTO LLC'S OBJECTIONS AND RESPONSES TO WAYMO'S REQUESTS FOR PRODUCTION RELATING TO ISSUES IN JACOBS LETTER (NOS. 1-40)

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BY ELECTRONIC SERVICE [Fed. Rule Civ. Proc. rule 5(b)] by electronically mailing a true and correct copy through Morrison & Foerster LLP's electronic mail system to the e-mail address(es) set forth below, or as stated on the attached service list per agreement in accordance with Federal Rules of Civil Procedure rule 5(b).

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Melissa Baily	
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